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## UNITED STATES DISTRICT COURT

## DISTRICT OF OREGON

## PORTLAND DIVISION

HOOD RIVER VALLEY RESIDENTS COMMITTEE, an Oregon non-profit corporation, et al

Plaintiffs,

V.

JIM PEÑA, Regional Director of Region 6 of the U.S. Department of Agriculture-Forest Service, et al Case No.: 3:15-cv-01397-BR

CERTIFICATION OF DEFENDANT U.S.D.A. FOREST SERVICE'S FIFTH SUPPLEMENTAL ADMINISTRATIVE RECORD

DECLARATION OF DORI A. CREAMER

Defendants.

- I, Dori A. Creamer, pursuant to 28 U.S.C § 1746, declare as follows:
- I am a Regional Litigation and Freedom of Information Act/Privacy Act
  Support Specialist for the U.S. Department of Agriculture-Forest Service. I
  have been employed by the Forest Service as a paralegal and have worked in
  the Pacific Northwest Regional Office since August 2016.

Page 1 – DECLARATION OF DORI A. CREAMER-CERTIFICATION OF FIFTH SUPP. AR Hood River Valley Residents Comm., et al v. Peña, et al, Case No.: 3:15-cv-01397-BR

- 2. Under my direction and oversight, the Forest Service compiled and indexed the documents comprising its fifth supplemental administrative record underlying the administrative tasks, activities, and constituent steps in which the agency has engaged to date to implement the congressionally directed and conditioned land exchange with Mt. Hood Meadows Oregon, LLC, pursuant to Section 1206 of the Omnibus Public Land Management Act of 2009 Pub. L. 111-11, the completion of which Plaintiffs are asking this Court to compel through the use of its authority in 5 U.S.C. § 706(1). The current installment of the fifth supplemental administrative record being lodged with the Court and served on the parties through their counsel has been compiled in an electronic searchable format and will be indexed and filed separately on one disk.
- 3. To the best of my knowledge and belief, the documents listed in the index are materials that have been considered, either directly or indirectly, by the relevant Forest Service officials in connection with its efforts to date in carrying out administrative tasks, activities, and constituent steps to implement the land exchange the completion of which Plaintiffs ask the Court to compel in this action. In addition, each document in the record is a true and correct copy of an original document located in Forest Service files.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

Executed on this August 2017.

DORI A. CREAMER

Regional Litigation and FOIA/PA

**Support Specialist** 

U.S.D.A. Forest Service

Pacific Northwest Region